0	IR-	25
		$v \sim$

BILL NUMBER

GENERAL FACT SHEET

BRIEF TITLE

REASON

Amendment to Interlocal Agreement -- transport & housing of City Offenders in County Correctional Facilities - temporary housing rate

DETAILS
Reason for Legislation
A resolution approving the Amendment to the Interlocal Agreement between the City and the County relating to the transport and housing of City offenders in County correctional facilities to establish a temporary housing rate of \$54.00 for the period January 1, 2001 to June 30, 2001.
Discussion (Including Relationship to other Council Actions)

POSITIONS/RECOMMENDATIONS

Sponsor	Law Dept./Finance Dept.
Programs, Departments, or Groups Affected	
Applicants/ Proponents	Applicant John C. McQuinn City Department Law Other
Opponents	Groups or Individuals Basis of Opposition
Staff Recommendation	⊠ For □ Against Reason Against
Board or Commission Recommendation	☐ For ☐ Against☐ No Action Taken☐ For with revisions or conditions (See Details column for conditions)
CITY COUNCIL ACTIONS (FOR COUNCIL USE ONLY)	 □ PASS □ PASS (AS AMENDED) □ COUNCIL SUB. □ WITHOUT RECOMMENDATION □ HOLD □ DO NOT PASS

AMENDMENT

THIS AMENDMENT, is entered into the day of, 2001, by an between the County of Lancaster, Nebraska, a political subdivision of the State of Nebraska, hereinafter referred to as "County", and the City of Lincoln, a municipal corporation, hereinafter referred to as "City".
WHEREAS, the parties entered into an Interlocal Agreement on March 18th 1997, for the purposes of providing housing to City offenders in County Correctional Facilities; and
WHEREAS, such an agreement is authorized by the Interlocal Cooperation Act, Neb.Rev.Stat. §§ 13-801 to 13-807 (Reissue 1997); and
WHEREAS, Section 7 of the Agreement provides for review of the effectiveness of the agreement to include the rate of housing individuals; and
WHEREAS, the parties have determined that upon review of the agreement there is a need to establish a temporary housing rate of \$54.00 from January 1, 2001 to June 30, 2001.
NOW THEREFORE, in consideration of the mutual covenants contained in the March 18 th 1997 agreement and hereinafter, it is agreed by and between the parties as to the following amendments:
Amendment #1:
Section 4. Funding is amended as follows:
A special rate of \$54.00 will be applied to the number of days served by City of Lincoln offenders in Lancaster County Facilities for the period from January 1, 2001 to June 30, 2001.
The calculation of the year-end adjustment shall take into account this special rate of \$54.00 for January 1, 2001 to June 30, 2001 in determining any credit or additional charge to the City of Lincoln.
All other terms and conditions of the interlocal agreement shall remain in full force and effect, unless they are inconsistent with the terms of this amendment.
EXECUTED this day of, 2001.
ATTEST: City of Lincoln
City Clerk BY: Don Wesely, Mayor

	EXECUTED this	_ day of		, 2001, by Lancaster County, Nebraska.
1	ATTEST:			THE COUNTY BOARD OF COMMISSIONERS OF LANCASTER COUNTY, NEBRASKA
			BY:	
(County Clerk			Kathy Campbell, Chair
t	APPROVED AS TO FORM his day of, 2001.			
	For GARY E. LACEY County Attorney			
	PPROVED AS TO FORM DELL , 2001.			
TA SE	hwi W Ky Attorney			